

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
SEATTLE DIVISION

UNITED STATES OF AMERICA

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NO.: 2:24-CR-00232-LK

CAMERON JOHN WAGENIUS

DEFENDANT'S AGREED MOTION FOR CONTINUANCE

The Defendant, by and through counsel, makes this Motion for Continuance and would

show the Court the following:

I.

CAMERON JOHN WAGENIUS is charged by indictment with a violation of 18 U.S.C. (b): Unlawful Transfer of Confidential Phone Records Information – Online Forum; and a
on of 18 U.S.C. §1039(b): Unlawful Transfer of Confidential Phone Records Information
ne Communications Platform. This cause currently has a Sentencing Hearing scheduled
y 28, 2025. Defendant's attorney and attorneys for the Department of Justice discussed
atter on April 25, 2025, and all parties are in agreement that a continuance is necessitated
cause. The Court was contacted on the same date by both the attorney for the defendant
sistant United States Attorney, Sok Jiang, to inform the court that a continuance is being
ted in anticipation of additional charges being filed. The continuance will allow for
1 economy so that all charges may be addressed in a singular sentencing hearing. The
and all parties agreed that the date for Sentencing should be continued to September 10,

29 2025 at 10:00 a.m.

30 For the reasons stated above, Defendant's Attorney requests a continuance of the
31 Sentencing Hearing date, as currently schedule, to September 10, 2025 at 10:00 a.m. Defendant's
32 attorney has conferred with Assistant United States Attorney, Sok Jiang, and received her
33 assurances that she is in agreement with this motion.

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35 II.

36 This Motion is not made for purposes of delay, but only that justice might be
37 accomplished and Defendant be given a fair opportunity to prepare and present his defense
38 herein.

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40 WHEREFORE, for the reasons set forth above, Defendant respectfully requests the Court
41 continue the Sentencing Hearing on May 28, 2025 to September 10, 2025 at 10:00 a.m..

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43 Respectfully submitted,

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48 /s/ James Lee Bright

49 James Lee Bright

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59 ATTORNEY FOR DEFENDANT,
60 CAMERON JOHN WAGENIUS
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63 **CERTIFICATE OF SERVICE**
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65 I, JAMES LEE BRIGHT, attorney for Defendant, certify that on the 28th day of
66 April 25, 2025, a copy of the foregoing was delivered to the United States
67 Attorney's office, *via electronic delivery*.

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69 /s/ James Lee Bright
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71 JAMES LEE BRIGHT
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74 **CERTIFICATE OF CONFERENCE**
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76 On the 25th day of April, 2025, I certify that I conferred with
77 United States Assistant District Attorney, Sok Jiang, about the merits of this
78 Motion and received his/her assurances that the he/she is in agreement to the delay sought by the
79 Motion.

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82 SIGNED this 28th day of April, 2025.

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/s/ James Lee Bright

JAMES LEE BRIGHT